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DATE MAILED: 06/01/2006

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION N	
10/767,220	01/30/2004	Stephen C. Vandewinckel	P69450US0	2585
136 75	590 06/01/2006		EXAM	INER
JACOBSON HOLMAN PLLC 400 SEVENTH STREET N.W.		GORDON, S	TEPHEN T	
SUITE 600			ART UNIT	PAPER NUMBER
WASHINGTO	N, DC 20004	3612		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)			
Office Action Summary		10/767,220	10/767,220 VANDEWINCKEL				
		Examiner		Art Unit			
		Stephen G	ordon	3612			
Period fo	The MAILING DATE of this communication app			orrespondence address	·		
	• •	V 10 05T T	S EVENE A MONTH	C) OD TUUDTY (20) DAVE			
WHI(- Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.1. SIX (6) MONTHS from the mailing date of this communication. Depended for reply is specified above, the maximum statutory period vire to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THI 36(a). In no ever will apply and will e, cause the applie	S COMMUNICATION nt, however, may a reply be time expire SIX (6) MONTHS from the cation to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status							
1)⊠	Responsive to communication(s) filed on 17 A	<i>pril 2006</i> .					
2a) <u></u>	This action is FINAL . 2b) This action is non-final.						
3)⊠	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under E	Ex parte Qua	yle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposit	ion of Claims	•					
4)⊠	Claim(s) <u>1,2,4,7 and 29-44</u> is/are pending in th	ne applicatio	n.				
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)[Claim(s) is/are allowed.						
6)[Claim(s) is/are rejected.			•			
	Claim(s) <u>1,2,4,7 and 29-44</u> is/are objected to.						
8)[]	Claim(s) are subject to restriction and/o	or election re	quirement.				
Applicat	ion Papers			•			
9)⊠	The specification is objected to by the Examine	er.					
10)⊠	The drawing(s) filed on 30 January 2004 is/are	: a)□ acce	pted or b)⊠ objected	to by the Examiner.			
	Applicant may not request that any objection to the	drawing(s) be	held in abeyance. See	∋ 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the correct	•	<u> </u>				
11)	The oath or declaration is objected to by the Ex	xaminer. No	e the attached Office	Action or form PTO-152.			
Priority	under 35 U.S.C. § 119						
·	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
	1. Certified copies of the priority document						
	2. Certified copies of the priority document	•					
	3. Copies of the certified copies of the prio	•		ed in this National Stage			
* 9	application from the International Burear See the attached detailed Office action for a list	•	` ''	od			
	see the attached detailed office action for a list	or the certif	ed copies not receive				
Attachmer	nt(s)						
	ce of References Cited (PTO-892)		4) Interview Summary				
3) 🛛 Info	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date <u>6-16-05</u>)	Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:	ate Patent Application (PTO-152)			

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DETAILED ACTION

1. Applicant's election without traverse of group I and the species of figure 2 in the reply filed on 4-17-06 is acknowledged.

The claims drawn to the non-elected group(s) have been canceled. Additionally note, in an effort to expedite prosecution, claims 37,39, and 44 (each drawn to a non-elected embodiment) have been rejoined with the application as the base claims from which they depend have been determined to define allowable subject matter as noted below. A complete action on the merits for the rejoined claims is included herein.

- 2. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: edge 108 (pages 15 etc.). Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.
- 3. Figure 1 should apparently be designated by a legend such as --Prior Art-because only that which is old is illustrated. See MPEP § 608.02(g). Corrected
 drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action

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to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

- 4. The disclosure is objected to because of the following informalities: in paragraph 35 line 10, "56" should be –66--. In paragraph 37 line 8, "56" should be –66--. Appropriate correction is required.
- 5. Claims 1-2, 4, 7, and 29-44 are objected to because of the following minor informalities:

Claim 1 – line 18, "said flat bed" should be –said removable flatbed—for added clarity.

Line 19, "said stake members" should be –said stake members of said side panels" for added clarity.

Claim 29 – line 4, "of the subframe" should be deleted for added clarity. Line 7, --of said tailgate—should be inserted after "bottom" for added clarity.

Claim 33 - line 3, "all" should be deleted for added clarity.

Claim 35 – line 2, "side walls" should be –side panels—for consistency of terminology. Line 4, "side wall" should be –side panel—for consistency.

Claim 36 – line 3, "side walls" should be –side panels—for consistency of terminology.

Line 4, "side walls" should be –side panels—for consistency. Line 5, "projections" should be –members on said side panels—for consistency of terminology/added clarity.

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Claim 37 – line 3, "said flat bed" should be –said removable flatbed—for added clarity.

Claim 38 – line 3, "side walls" should be –side panels—for consistency of terminology.

Line 4, "side walls" should be –side panels—for consistency. Finally, in line 3, --said vertical and horizontal stakeholders defining—should be inserted before "connecting structure" for added clarity.

Claim 39, – line 2, "side walls" should be –side panels—for consistency of terminology.

Claim 40 – line 16, "said flat bed" should be –said removable flatbed—for added clarity.

Line 17, "said stake members" should be –said stake members on said side panels" for added clarity.

Claim 42 – line 2, "side walls" should be –side panels—for consistency of terminology.

Line 4, "side wall" should be –side panel—for consistency.

Claim 43 – line 3, "side walls" should be –side panels—for consistency of terminology.

Line 4, "side walls" should be –side panels—for consistency. Line 5, "projections" should be –members on said side panels—for consistency of terminology/added clarity.

Claim 44 – line 3, "said flat bed" should be –said removable flatbed—for added clarity.

Appropriate correction is required.

- 6. Claims 1, 2, 4, 7, and 29-44 are objected to for the minor informalities noted above but are otherwise allowable.
- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 8. This application is in condition for allowance except for the following formal matters:

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See minor informalities detailed in paragraphs 2, 3, 4, and 5 above.

Prosecution on the merits is closed in accordance with the practice under Exparte Quayle, 1935 C.D. 11, 453 O.G. 213.

A shortened statutory period for reply to this action is set to expire **TWO**MONTHS from the mailing date of this letter.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen Gordon whose telephone number is (571) 272-6661. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Stephen Gordon Primary Examiner

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